Case 1:05-cv-00025

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Filed 08/05/2005

Document 1

PLAINTIFFS Cess Navarro Olmo and Ronnie Pascual Ferreras allege:

1. That this court has jurisdiction over the subject matter of this action pursuant to the diversity jurisdiction of this court, 28 USC Section 1332, as this is a civil action between citizens of a state and citizens of a foreign state and the amount in controversy exceeds the sum of \$75,000.00 exclusive of interest and costs.

- 2. Plaintiffs are citizens and residents of the Republic of the Philippines.
- 3. Defendants and their places of incorporation are listed in Exhibit A attached hereto.

To the best of plaintiffs' information and belief, the Defendants are authorized to do business in their state of incorporation and, their principal place of business is the state where their headquarters are located.

- 4. Venue is proper in the Court under 28 U.S. C. Section 1391(a) (2) as a substantial part of the events giving rise to the claims occurred on Guam.
- 5. This Court has personal jurisdiction over the Defendants under applicable law because they have had "minimum contacts" with the territory of Guam through their transacting business within the territory.
- 6. Defendants are engaged in the business of manufacturing, and distributing asbestos and products containing asbestos.
- 7. Plaintiff is informed and believes, and upon such information and belief, alleges that all times and places mentioned herein, each of the Defendants was the agent or co-conspirator of each of the remaining Defendants, and was at all times and places mentioned herein acting within the purpose and scope of said agency or conspiracy.
- 8. About and during the period of time between 1925 and 1981, Defendants manufactured, sold, and supplied certain generically similar asbestos products which were ultimately used on United States Navy vessels and on naval bases and installations, including those located in and around the Pacific and other locations, including Pearl Harbor Naval

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shipyard, Guam Naval shipyard, Subic Bay Naval shipyard, in the general overhaul, building, refitting, and maintenance of ships and which products were ultimately used by those serving and/or working in the U.S. Navy and/or to which they came into contact.

- 9. Plaintiffs were employed by the United States Navy about or during 1966 to 1992 and worked on various Navy vessels, bases and installations including those located in and around the Pacific and other locations including Pearl Harbor Shipyard and Subic Bay shipyard, and, worked on board said ships going to and from the Philippines and Guam where the asbestos products were repeatedly used. Among the duties assigned to Plaintiffs was the removal and replacement of certain piping and/or insulation in the ships. The piping and/or insulation material contained asbestos or was an asbestos product supplied to the Navy by some or all of the Defendants.
- 10. During the aforementioned employment, Plaintiffs were frequently, regularly, and closely exposed to great quantities of asbestos, asbestos dust and asbestos fibers and on these and other occasions, Plaintiffs inhaled asbestos dust and fibers from said asbestos products. As a direct and proximate result of said exposures and inhalation, Plaintiffs developed malignant mesothelioma, cancer, and/or other asbestos-related diseases and injuries to their lungs, chest cavity, cardiovascular system and other parts of their body which were not discovered and/or were disguised until about 2005.
- 11. Plaintiffs are workers who for a substantial length of time have closely used, handled, or otherwise been exposed to the asbestos and asbestos products referred to in Paragraph 9 and 10 above, in a manner that was reasonably foreseeable.
- 12. Plaintiff is informed and believes that asbestosis is a progressive lung disease caused by inhalation of asbestos fibers without perceptible trauma, and that asbestosis results from exposure to asbestos and asbestos products over a period of time.
- 13. Plaintiff is informed and believes that malignant mesothelioma refers to the growth of a malignant tumor of the cells lining the various organs in the body-specifically in the chest (pleura), abdomen (peritoneum), and around the heart (pericardium). Affected cells rapidly grow

and can eventually surround and destroy a functioning organ. Mesothelioma is caused by exposure to asbestos fibers that essentially imbed themselves within the layers of the lung.

14. Defendants had a duty to plaintiffs to fully and adequately test their products, to properly design their products, to discover the defects in their products, to warn users or consumers of the dangers involved in using or handling their products, and to give adequate instructions for the use of their products and Defendants breached their duty to Plaintiffs.

First Cause of Action:

Negligence

- 15. At all times and places herein mentioned, Defendants and each of them negligently tested or failed to test, manufactured, designed, developed, selected materials, assembled, inspected, distributed, labeled, advertised, and sold asbestos and products containing asbestos, and failed to give adequate warnings about the known or knowable dangerous nature of asbestos, even though that substance was capable of causing and did, in fact, proximately cause personal injuries to users, consumers, workers, and others, while being used in a reasonably foreseeable manner, rendering those products defective and unsafe and unfit for use by the consumers, users, bystanders, or workers in the way such products are customarily treated, used, and employed, and also negligently failed to discover said defects and find or use a safe substitute insulating material.
- 16. As a direct and proximate result of the conduct of Defendants as stated above, Plaintiffs are dying, in great pain of mind and body, suffering, and continue to suffer permanent injuries to their person, body, and health, including but not limited to mesothelioma, asbestosis, cancer, all to their general damage in a sum to be determined at trial.
- 17. As a direct and proximate result of the conduct of the defendants, Plaintiffs have incurred, are presently incurring and will incur in the future, liability for physicians, surgeons, nurses, hospital care, medicine, x-rays, and other medical treatment, the exact amount being unknown to Plaintiffs at this time. Plaintiffs request permission to amend this complaint accordingly when the exact cost of medical treatment is ascertained.

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18. As a further direct and proximate result of the conduct of Defendants, Plaintiffs have incurred and will incur, loss of income, wages, a diminishment of earning potential, and other pecuniary losses, and loss of consortium, the full nature and extent of all of which are not yet known to Plaintiffs and Plaintiffs must endure pain and suffering as well. Permission is requested to amend this complaint to conform to proof at the time of trial.

Second Cause of Action:

Strict Liability

- 19. Plaintiffs reallege and incorporate herein by reference, paragraphs 1 through 14 of the First Cause of Action.
- 20. That at all times and places mentioned herein, Defendants, and each of them, were engaged in the business of designing, manufacturing, assembling, maintaining for sale, testing, inspecting, marketing, distributing, recommending and selling, leasing, renting, and supplying asbestos and asbestos products.
- 21. That about the period of time between the years 1925 through 1981 and at other times mentioned herein, the above-described asbestos and asbestos products were in substantially the same condition as at the time of design, manufacture, assembling, testing, inspection, marketing, distribution and sale. Thus, the asbestos product was intended to and did reach the workers such as the Plaintiffs herein without substantial change in the condition in which it was sold.
- 22. Products made of asbestos are defective, in that the substance was capable of causing and did, in fact, cause personal injuries, including asbestosis, mesothelioma, cancer an/or other lung damage, and cancer, to the users and consumers of it, while being used in a reasonably foreseeable manner, rendering it unsafe and unreasonably dangerous for use by consumers, users, and workers exposed to it.
- 23. Alternatively, under a failure to warn claim, at all times and places mentioned herein, said asbestos products failed to meet consumer expectations of safety, were unreasonably dangerous and in a defective condition as to design and marketing, and Defendants failed to warn

1	Fourth Cause of Action:				
2		Market Share Liability			
3	30.	Plaintiffs reallege and incorporate herein by reference, paragraphs 1 through 14 of			
4	the First Caus	se of Action.			
5	31.	As a direct and proximate result of the Defendants manufacturing asbestos			
6	products such	as insulation materials utilizing asbestos and placing them in the stream of			
7	interstate con	nmerce, Plaintiffs have been injured as described herein.			
8	32.	Plaintiffs through no fault of their own, may not be able to identify any or all			
9	asbestos prod	ucts which caused the injuries stated herein.			
10	33.	Plaintiffs have joined as Defendants manufacturers representing a substantial share			
11	of this produc	ets market.			
12	34.	Defendants are better able to discover and guard against product defects and to			
13	warn of harm	ful effects.			
14	35.	As a direct and proximate result of Defendants' conduct as stated above, Plaintiffs			
15	have suffered	the injuries and damages previously alleged.			
16	36.	Each Defendant manufacturer is liable for Plaintiffs' injuries in proportion to that			
17	Defendant ma	anufacturer's share of the asbestos materials market.			
18		Fifth Cause of Action:			
19		Enterprise Liability			
20	37.	Plaintiffs reallege and incorporate herein by reference, paragraphs 1 through 14 of			
21	the First Caus	se of Action.			
22	38.	As a direct and proximate result of the Defendants manufacturing asbestos			
23	material and	placing them in the stream of interstate commerce and selling them to the U.S. Navy			
24	and/or its contractors and their subsequent use on Navy vessels, bases, and installations, and in				
25	shipyards and	l on ships, and so that the asbestos materials came into use by the Plaintiffs and to			
26	which Plainti	ffs came into contact, Plaintiffs have been injured as described herein.			
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There is a high probability that the injuries stated herein were caused by the

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investigation of asbestos-related health hazards. In 1935, this study was altered by Lanza, with the full knowledge of Metropolitan, at the request of and in concert with the asbestos industry in order to wrongly influence the United States Public Health Service, the United States medical community and various state legislatures.

- 46. Thereafter, Metropolitan through the acts and omissions of its employees, most notably Dr. Lanza, undertook a serious of activities with various members of the asbestos industry including but not limited to Johns-Manville, Raybestos-Manhattan, United States Gypsum, American Brake Blok, and others to suppress and misrepresent the dangers of exposure to asbestos dust to employees of Metropolitan's insureds and the general public and the medical community.
- 47. The conspirators through their agent, Dr. Lanza of Metropolitan, made a concerted effort to discredit and to terminate the studies and experiments of certain scientists who were developing data of profound importance for the area of public health in relation to cancer hazard which existed for workers and bystanders in the asbestos industry.
- 48. As a direct and proximate result of Metropolitan's intentional publication of deceptive and misleading medical data and information, and other conspiratorial acts and omissions, Defendants caused asbestos to be used in the occupational settings where Plaintiffs worked and subsequently breathed asbestos dust which resulted in Plaintiffs' injuries.

 Metropolitan Life, through its agents and employees and officers, aided and abetted and gave substantial assistance to Johns-Manville and Raybestos-Manhattan in their tortious selling of asbestos products and voluntarily undertook a duty to warn the U.S. Navy, the U.S. Public Health Service, the medical community, and others about the danger of asbestos and consciously and negligently misrepresented the dangers of asbestos to the U.S. Navy, the U.S Public Health Service, the medical community, and others, all to the ultimate harm of Plaintiffs herein. As a result of such conduct, Plaintiffs have suffered injuries and damages as further alleged herein.

Eight Cause of Action:

Punitive Damages

- 49. Paragraphs 1 through 14 are realleged and incorporated herein by reference.
- 50. Plaintiffs and others were employed by the United States Navy and were working in close proximity to the asbestos piping, and asbestos-related insulation materials of Defendants, and the presence of Plaintiffs as well as others in their position, was known, or, in the exercise of reasonable care, should have been anticipated by the Defendants, and each of them.
- 51. The Defendants, and each of them, have been possessed since 1929 of medical and scientific data which clearly indicates that the products, asbestos and asbestos-related insulation products, were hazardous to the health and safety of Plaintiffs and others in their position, and prompted by pecuniary motives, the Defendants, and each of them, individually and collectively, ignored and failed to act upon said medical and scientific data and conspired to deprive the public, and particularly the users, of said medical and scientific data, depriving them, therefore, of the opportunity of free choice as to whether or not to expose themselves to the asbestos products of said Defendants. As a result, the Plaintiffs have been severely damaged as is set forth below.
- 52. At all times and places mentioned herein, Defendants, and each of them, negligently designed, manufactured, selected materials, assembled, inspected, tested, maintained for sale, marketed, distributed, leased, sold, rented, recommended and delivered the hereinabove described asbestos products so as to cause said asbestos products to be in a defective and unsafe condition, and unfit for use in the way and manner such equipment is customarily treated, used, and employed, in a manner as to amount to malicious, fraudulent and/or oppressive disregard for the safety, health, welfare, and feelings of Plaintiffs, and for that reason, Plaintiffs claim punitive damages against each Defendant, in the amount to be shown at trial.

WHEREFORE, Plaintiff requests judgment against Defendants for:

- 1. General damages as are proven at the time of trial;
- 2. Special damages as are proven at the time of trial;
- 3. Punitive damages as are proven at the time of trial;

4. For costs incurred herein; and For such other and further relief as may be deemed just and equitable in the 5. premises, including, but not limited to, prejudgment interest. **DEMAND FOR TRIAL BY JURY** Plaintiffs demand a jury trial on all issues so triable. Dated this 2nd day of August, 2005. LUJAN, UNPINGCO, AGUIGUI & PEREZ LLP By: **Attorneys for Plaintiffs**

Defendant	Headquarters	State of Incorporation	Agent for Service of Process
A. P. Green Industries, Inc.	Mexico MO 65265	DE	CT Corporation System, 120 S. Central Av, Clayton MO 63105
A. P. Green Services, Inc.	30600 Telegraph Road, Bingham Farms MI 48025	MI	Corporation Trust Co. 1209 Orange St., Wilmington DE 19801
A. W. Chesterton Company	225 Fallon Rd., Stoneham MA 02180	MA	Joseph E. Riley, % A. W. Chesterton Company, 225 Fallon Rd, Stoneham MA 02180
Amchem Products, Inc.	2200 Renaissance Blvd., Suite 200, Gulph Mills PA 19406	DE	Corporation Trust Co. 1209 Orange St., Wilmington DE 19801
Armstrong World Industries, Inc.	2500 Columbia Ave., Lancaster PA 17603	PA	Corporation Trust Co. 1209 Orange St., Wilmington DE 19801
Asbestos Claims Management Corporation	2001 Rexford, Charlotte NC 28211	DE	Corporation Trust Co. 1209 Orange St., Wilmington DE 19801
Babcock & Wilcox Company	1450 Poydras St., New Orleans LA 70112	DE	Corporation Trust Co. 1209 Orange St., Wilmington DE 19801
Combustion Engineering, Inc.	900 Long Ridge Road, Stamford CT 06904	DE	Corporation Trust Co. 1209 Orange St., Wilmington DE 19801
Dow Chemical Company	901 Loveridge Rd., Pittsburgh PA 94565	DE	Corporation Trust Co. 1209 Orange St., Wilmington DE 19801
Dresser Industries, Inc.	4100 Clinton Dr., Houston TX 77020	DE (DE records show no such corporation, may have gone bankrupt)	CT Corporation System, 818 West Seventh St., Los Angeles CA 90017

Flexitallic, Inc.	6914 LaPorte Rd.,	TX (TX records	CT Corporation
	Deer Park TX 77436	show no such corporation, may	System, 818 West Seventh St., Los
		have gone bankrupt)	Angeles CA 90017
Flintkote Company	777A Long Ridge	MA	Corporation Trust
	Rd., Stamford CT		Co. 1209 Orange
	06902		St., Wilmington DE
			19801
Foster Wheeler	Perryville Corporate	DE/NY (DE/NY	CT Corporation
Corporation	Park, Clinton NJ	records show no	System, 818 West
	088409-4000	such corporation;	Seventh St., Los
		Foster Wheeler	Angeles CA 90017
		Avon, Inc. is listed	(for Foster Wheeler
		in DE).	Avon, Inc.)
GAF Corporation	Q361 Alps Rd.,	DE	Prentice-Hall
	Wayne NJ 07470		Corporation
			Systems, Inc., 2711
			Centerville Road,
			Suite 400,
			Wilmington DE
<u> </u>	1.6	DE COLL COLL	19808
Garlock, Inc.	4 Coiseum Centre,	DE/OH (Ohio	Corporation Trust
	2730 West Tyvola	records show	Co. 1209 Orange
	Rd., Charlotte NC	corporation	St., Wilmington DE
	28217	"merged" out of	19801
Carria Danifia	122 December - C4	existence.)	Componentia a Toront
Georgia-Pacific	133 Peachtree St.,	GA	Corporation Trust
Corporation	Atlanta GA 30303		Co. 1209 Orange
			St., Wilmington DE 19801
Harbison-Walker	400 Fairway Dr.,	DE (Harbison-	Corporation Trust
Refractories Co.	Moon Twp. PA	Walker is subsidiary	Co. 1209 Orange
Refractories Co.	15108	of AHN	St., Wilmington DE
	15100	Refractories	19801
		Company, same	19001
		HQ.	
Honeywell	101 Columbia Rd.,	DE	Corporation Trust
International, Inc.	Morristown NJ		Co. 1209 Orange
	07960		St., Wilmington DE
			19801
·			
John Crane, Inc.	6400 W. Oakton St.,	DE	Corporation Trust
	Morton Grove IL		Co. 1209 Orange
	60053		St., Wilmington DE
			19801

Kaiser Gypsum Company, Inc	3000 Busch Rd., Pleasanton CA 90017	WA	CT Corporation System, 818 West Seventh St., Los Angeles CA 90017
Metropolitan Life Insurance Company	MetLife, Inc. 200 Park Avenue New York, NY 10166	NY	Corporation Trust Co. 1209 Orange St., Wilmington DE 19801
Owens Corning	One Owens Corning Parkway, Toledo OH 43569	DE	Corporation Trust Co. 1209 Orange St., Wilmington DE 19801
Owens-Illinois, Inc.	One Seagate, Toledo OH 43666	ОН	CT Corporation System, 818 West Seventh St., Los Angeles CA 90017
Pittsburgh Corning Corporation	800 Presque Isle Dr., Pittsburgh PA 15239	PA	
Quigley Company, Inc.	C/O Pfizer, Inc., 235 East 42 nd St., New York NY 10017-5755	NY	CT Corporation System, 111 Eighth Avenue, New York NY 10011
United States Gypsum Company	125 South Franklin St., Chicago IL 60606	DE	Corporation Trust Co. 1209 Orange St., Wilmington DE 19801
Viacom, Inc.	1515 Broadway New York NY 10036	DE	Corporation Service Company, 2711 Centerville Road, Suite 400, Wilmington DE 19808

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided

by local rules of court. This fo the civil docket sheet. (SEE II			States in September 1974, is requ	uired for the use of the Clerk of	Court for the purpose of initiating	
I. (a) PLAINTIFFS			DEFENDANTS			
(b) County of Residence (E) (c) Attorney's (Firm Name	CUAL FERRERA	Philippines ases)	(pls. see a County of Residence of NOTE: IN LAN	N INDUSTRIES, ttached listings) of First Listed Defendant (IN U.S. PLAINTIFF CASES ID CONDEMNATION CASES, UINVOLVED.	ONLY)	
238 Archbis Hagatna, Gi	hop St. Suite	300 477-8064/5				
II. BASIS OF JURISD 1 U.S. Government Plaintiff	ICTION (Place an "X" in 3 Federal Question (U.S. Government	a One Box Only)	(For Diversity Cases Only)	PRINCIPAL PARTIES TF DEF 1	is State	
2 U.S. Government Defendant	4 Diversity (Indicate Citizens)	up of Parties in Item III)	Citizen or Subject of a	2 Incorporated and 3 of Business In 3 3 Toreign Nation		
IV. NATURE OF SUIT	C (Place an "X" in One Box On	l.	Foreign Country		<u>.</u>	
CONTRACT		RTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excl. Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemmation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 1990 All Other Real Property	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle Product Liability 360 Other Personal Injury CIVIL RIGHTS 441 Voting 442 Employment 443 Housing/ Accommodations 444 Welfare 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - Other 440 Other Civil Rights	PERSONAL INJURY 362 Personal Injury - Med. Malpractice 365 Personal Injury - Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PRISONER PETITIONS 510 Motions to Vacate Sentence Habeas Corpus: 530 General 535 Death Penalty 540 Mandarms & Other 550 Civil Rights 555 Prison Condition	690 Other LABOR 710 Fair Labor Standards Act 720 Labor/Mgmt. Relations 730 Labor/Mgmt. Reporting & Disclosure Act 740 Railway Labor Act 790 Other Labor Litigation 791 Empl. Ret. Inc. Security Act	422 Appeal 28 USC 158 423 Withdrawal 28 USC 157 PROPERTY RIGHTS 820 Copyrights 830 Patent 840 Trademark SOCIAL SECURITY 861 HIA (199ff) 862 Black Lung (923) 863 DIWC/DIWW (405(g)) 864 SSID Title XVI 865 RSI (405(g)) FEDERAL TAX SUITS 870 Taxes (U.S. Plaintiff or Defendant) 871 IRS—Third Party 26 USC 7609	400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit 490 Cable/Sat TV 810 Selective Service 850 Securities/Commodities/Exchange 875 Customer Challenge 12 USC 3410 890 Other Statutory Actions 891 Agricultural Acts 892 Economic Stabilization Act 893 Environmental Matters 894 Energy Allocation Act 900Appeal of Fee Determination	
$\mathcal{O}(\mathcal{O}_{\text{Original}}) = \square 2_{R}$	Cite the U.S. Civil Sta 28 USCE 1			al statutes unless diversity):		
II. REQUESTED IN CHECK IF THIS IS A CLASS ACTION DEMAND \$ CHECK YES only if demanded in complaint: COMPLAINT: UNDER F.R.C.P. 23 UNDER F.R.C.P. 23 CHECK YES only if demanded in complaint: JURY DEMAND: Yes Ono						
/Ш. RELATED CASE IF ANY	(See instructions):	JUDGE	ADMEN OF DECORD	EGE	VE)	
OR OFFICE USE ONLY		ONATURE OF ATT	A TOP RECORD	AUG - 5	2005	
APPLYING IFP JUDGE DISTRICT COURT OF GUAM APPLYING IFP JUDGE HAGATNA GUAM						

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	77436	corporation, may	Seventh St., Los
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			Systems, Inc., 2711
			Centerville Road,
			Suite 400,
			Wilmington DE
			19808
Garlock, Inc.	4 Coiseum Centre,	DE/OH (Ohio	Corporation Trust
	2730 West Tyvola	records show	Co. 1209 Orange
	Rd., Charlotte NC	corporation	St., Wilmington DE
	28217	"merged" out of	19801
		existence.)	
Georgia-Pacific	133 Peachtree St.,	GA	Corporation Trust
Corporation	Atlanta GA 30303		Co. 1209 Orange
			St., Wilmington DE
			19801
Harbison-Walker	400 Fairway Dr.,	DE (Harbison-	Corporation Trust
Refractories Co.	Moon Twp. PA	Walker is subsidiary	1
	15108	of AHN	St., Wilmington DE
		Refractories	19801
		Company, same	
		HQ.	
Honeywell	101 Columbia Rd.,	DE	Corporation Trust
International, Inc.	Morristown NJ		Co. 1209 Orange
	07960		St., Wilmington DE
			19801
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John Crane, Inc.	6400 W. Oakton St.,	DE	Corporation Trust
	Morton Grove IL		Co. 1209 Orange
	60053		St., Wilmington DE
			19801

Kaiser Gypsum Company, Inc	3000 Busch Rd., Pleasanton CA	WA	CT Corporation System, 818 West
· · · · · · · · · · · · · · · · · · ·	90017		Seventh St., Los Angeles CA 90017
Metropolitan Life Insurance Company	MetLife, Inc. 200 Park Avenue New York, NY 10166	NY	Corporation Trust Co. 1209 Orange St., Wilmington DE 19801
Owens Corning	One Owens Corning Parkway, Toledo OH 43569	DE	Corporation Trust Co. 1209 Orange St., Wilmington DE 19801
Owens-Illinois, Inc.	One Seagate, Toledo OH 43666	ОН	CT Corporation System, 818 West Seventh St., Los Angeles CA 90017
Pittsburgh Corning Corporation	800 Presque Isle Dr., Pittsburgh PA 15239	PA	
Quigley Company, Inc.	C/O Pfizer, Inc., 235 East 42 nd St., New York NY 10017-5755	NY	CT Corporation System, 111 Eighth Avenue, New York NY 10011
United States Gypsum Company	125 South Franklin St., Chicago IL 60606	DE	Corporation Trust Co. 1209 Orange St., Wilmington DE 19801
Viacom, Inc.	1515 Broadway New York NY 10036	DE	Corporation Service Company, 2711 Centerville Road, Suite 400, Wilmington DE 19808